

United States Government

NATIONAL LABOR RELATIONS BOARD 1015 HALF STREET, SE WASHINGTON DC 20570

April 5, 2017

Robert T. McGovern Archer, Byington, Glennon & Levine LLP One Huntington Quadrangle, Suite 4C10 P.O. Box 9064 Melville, NY 11747

Re: Time Warner Cable New York City LLC

02-CA-126860

Dear Mr. McGovern:

This letter acknowledges receipt of the Union's response to the Respondent's April 3, 2017 letter, which brings to the Board's attention the court's recent decision in *Time Warner Cable of New York City LLC v. IBEW Local* 2, 2017 U.S. App. LEXIS 5356 (March 29, 2017).

Under Section 102.6 of the Board's Rules and Regulations, a party may bring to the Board's attention, via letter, pertinent and significant authorities that come to a party's attention after the party's brief has been filed. The body of the letter must not exceed 350 words. Any response to such letter must be "similarly limited." Here, the Union's response exceeds the word count restriction. Accordingly, the response will not be submitted to the Board.

Should the Union wish to conform and re-file its response, it may do so by April 17, 2017.

Very truly yours,

/s/ Farah Z. Qureshi Associate Executive Secretary

cc: Parties